1	Gregory G. Gordon, State Bar No. 5334 ggordonltd@hotmail.com			
2	GREGORY G. GORDON, LTD 871 Coronado Center Drive, Suite 200			
3 4	Henderson, Nevada 89052 Ph: (702) 363-1072 / Fax: (702) 363-1084			
5	Richard D. McCune, Pro Hac Vice			
6	rdm@mccunewright.com Jae (Eddie) K. Kim, <i>Pro Hac Vice</i>			
7	jkk@mccunewright.com McCUNE WRIGHT AREVALO LLP 3281 East Guasti Road, Suite 100			
8	Ontario, California 91761 Ph: (909) 557-1250 / Fax: (909) 557-1275			
9	Taras Kick, Pro Hac Vice			
10	Taras@kicklawfirm.com Robert Dart, Cal. Bar. No. 264060*			
11	Robert@kicklawfirm.com THE KICK LAW FIRM, APC 815 Moraga Drive			
12	Los Angeles, California 90049 Ph: (310) 395-2988 / Fax: (310) 395-2088			
13	*Pro Hac Vice application to be submitted			
14 15	Attorneys for Plaintiff Tonya Gunter and the Putative Class			
16				
17	UNITED STATES	S DISTRICT COURT		
18	FOR THE DIST	RICT OF NEVADA		
19				
20	TONYA GUNTER, individually, and on behalf of all others similarly situated,	Case No.: 3:15-cv-00483-MMD-WGC		
21	Plaintiff,	FIRST JOINT STIPULATION AND [PROPOSED] ORDER FOR EXTENSION		
22		OF TIME TO FILE BRIEF		
23	V.			
24	UNITED FEDERAL CREDIT UNION, DOES 1-5 inclusive and ROE CORPORATIONS 6-10	Judge: Hon. Miranda M. Du		
25	inclusive,			
26	Defendants.			
27		-		

FIRST JOINT STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME TO FILE BRIEF Case No.: 3:15-cv-00483-MMD-WGC

28

1	TO THE HONORABLE COURT:		
2	Pursuant to LR 6-1, Plaintiff TONYA GUNTER ("Plaintiff") and Defendant UNITED		
3	FEDERAL CREDIT UNION ("Defendant" or "UFCU"), by and through their respective counsel,		
4	hereby stipulate for a two-week extension for Plaintiff to file her Opposition to Defendant's Motion for		
5	Summary Judgment, which was originally due December 22, 2017. This is the first stipulation for		
6	extension of time to file this Opposition. Plaintiff seeks the extension due to scheduling conflicts. The		
7	Opposition will instead be due on January 5, 2018. Defendant's Reply, which is currently due on		
8	January 5, 2018, will instead be due on January 19, 2018.		
9	IT IS SO STIPULATED:		
10	Dated: December 19, 2017		McCUNE WRIGHT AREVALO LLP
11	В	y:	/s/ Jae (Eddie) K. Kim
12			Richard D. McCune (pro hac vice) Jae (Eddie) K. Kim (pro hac vice)
13			GREGORY G. GORDON, LTD
14			Gregory G. Gordon
15			THE KICK LAW FIRM, APC
16			Taras Kick (pro hac vice)
17			Attorneys for Plaintiff TONYA GUNTER and the Putative Class
18			and the Pulative Class
19	Dated: December 19, 2017		HOWARD & HOWARD ATTORNEYS, PLLC
20	В	<b>v</b> .	/s/ Brandon J. Wilson (authority granted via email)
21	,	у.	Brandon J. Wilson
22			Stephen P. Dunn James A. Kohl
23			Attorneys for Defendant
24			UNITED FEDERAL CREDIT UNION
25	IT IS SO ORDERED:		10
26	Dated: December 27, 2017		/ Comment
27			UNITED STATES DISTRICT JUDGE
28			

## **CERTIFICATE OF SERVICE**

I, Richard D. McCune, hereby certify that on December 19, 2017, I caused the foregoing document to be filed using the Court's CM/ECF system. Notice of this filing will be served on all parties of record by operation of the CM/ECF system, and said parties may access the filing through the ECF system.

/s/ Richard McCune

Richard D. McCune

FIRST JOINT STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME TO FILE BRIEF Case No.: 3:15-cv-00483-MMD-WGC